

STATE OF MARYLAND

* NO. C-10-CR-23-000539

V.

* IN THE CIRCUIT COURT FOR

LOGAN JAY VOEGTLY

* FREDERICK COUNTY, MD

* * * * *

STATE'S DISCLOSURE WITHOUT REQUEST

1. The State has provided to the (Defendant) or (Defense counsel) all items within Maryland Rule 4-263 and objects to any request outside Maryland Rule 4-263. The State further acknowledges its continuing duty to supplement Discovery promptly upon receipt of further discoverable information, pursuant to Maryland Rule of Procedure 4-263 (j).

2. Pages numbered 1-134.

3. Zip file: Reddit Production.

4. Shielded version(s) of Body Worn Camera (2023-039584) pursuant to Md. Code Ann., Cts. & Jud. Proc. § 10-402 and Md. Code Ann., Pub. Safety § 3-511.

5. 464 Axon pictures sent through Evidence.com.

6. Witnesses for the State:

a. Det. Christopher Sharpe, FPD, 100 West Patrick Street, Frederick, MD 21701

b. Sgt. Scott Grigsby, FPD, 100 West Patrick Street, Frederick, MD 21701

c. Samantha Voegtly, 225 Apples Church Road, Thurmont, MD 21788

d. Ofc. Gerald Green, FPD, 100 West Patrick Street, Frederick, MD 21701

e. Det. Stephen Radtke, FPD, 100 West Patrick Street, Frederick, MD 21701

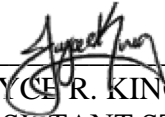
f. Cst. Danielle Korintus, FPD, 100 West Patrick Street, Frederick, MD 21701

g. Det. Rebecca Skelly, FPD, 100 West Patrick Street, Frederick, MD 21701

h. Sgt. Reed Preece, FPD, 100 West Patrick Street, Frederick, MD 21701

i. Det. Patrick Wharton, FPD, 100 West Patrick Street, Frederick, MD 21701

7. Pursuant to Maryland Rule 4-263(d)(7)(B), the State is required to disclose copies of the written policies relating to pretrial eyewitness identification involving participation by personnel from the local law enforcement agencies. The State hereby discloses the policies of Frederick Police Department for the above captioned case. The State acknowledges its continuing duty of disclosure.



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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 11th day of July, 2023, a copy of the foregoing State's Disclosure Without Request was sent via MDEC, a bulk download link via evidence.com and/or Citrix, a secure file sharing service, to the designated e-mail address and/or service contact for Kush Arora, Esquire, Attorney for Defendant herein.



JOYCE R. KING
ASSISTANT STATE'S ATTORNEY